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MANY MEN MAKE MONEY

# EVENING BULLETIN

USING BULLETIN WANT ADS.

"I believe in advertising," says Sir Thomas J. Lipton. "It is the lifeblood of modern trade. Everybody reads," he continues in a late interview, "and buying newspaper space is the best investment any merchant can make after a selection is made of goods and the prices are made right."

VOL. XI. No. 1982.

HONOLULU, TERRITORY OF HAWAII, THURSDAY, OCTOBER 31 1901.

PRICE 5 CENTS.

## MUST TAKE ACTION BEFORE VERY LONG

### How Inactivity of Territorial Committee Being Taken.

### COMBINATION IMMINENT AGAINST A KNOWN FOE

### John Lane Will Not Accept Col. Walter Jones' Place—Was an Accredited Nominee from Fifth.

The situation in regard to the recent action of the Republican Territorial Committee and the result it has had in the ranks of the Hawaiian-Republicans, stands in a state of abeyance just now. Everything depends on summary action on the part of the committee but that action does not seem to be forthcoming. The members of the Territorial committee seem to be very silent but even were a meeting to be called, it is a question if a quorum could be secured, since members who came here especially for the purpose of attending the meeting of Monday afternoon, have returned to their homes on the other islands.

However, that part of the question makes no difference to those who have good cause to believe they were thrown down at the meeting referred to. If it was important that a meeting should be called to increase the membership of the Central committee, it is just as important and far more important that another meeting be called to adjust that increase in such a manner as to make it acceptable to the voters of the Fifth District and, indirectly, to those of the Fourth. Hawaiian-Republicans are willing to give the committee a chance to do the right thing in the face of criticism from members of the party of all nationalities represented and in good standing but the vacillating policy of the present will not be put up with for very long. A big blunder was made and now the Hawaiian-Republicans are standing by on the watch, waiting to see if those who made the blunder are willing to come forth manfully, admitting the blunder and doing their best to rectify the mistake.

The talk among young Hawaiians today is of a much more moderate tone. Harsh thoughts and impulsive action have been put aside and the situation has settled itself down to calm, cool thought that promises fruition. However, as has already been suggested, everything depends on the immediate action of the Territorial committee. This refrain cannot be too often repeated for it is the keynote of the present situation.

Just here, one of the principal reasons the Hawaiian-Republicans give for suspending judgment on the action of the Republican Territorial committee is the belief that the proxies which were placed in the hands of Honolulu members would not have been voted as they were, had the men who signed their names thereto, been present in person. The call had been issued for the express purpose of increasing the membership of the Central committee and for such other relief, etc. Probably the great majority of those who sent in proxies did not for one moment suspect that, in choosing the additional members, the Territorial committee, and the men who voted their proxies, would do anything that would deprive the Fifth District of representation.

The men represented by the proxies undoubtedly believed the square thing could be done and did not worry. Like Judge Kepoika, who was present at the meeting, they were of the opinion that the balance of power represented by the two additional men, should be delegated to this island since the meetings of the Central committee were at

ways held in Honolulu, making it inconvenient and well nigh impossible for men on the other islands to attend. Judge Kepoika gave vent to this very sentiment at the now notorious meeting of Monday afternoon.

While the committee as a whole is most painfully silent on the matter that has made such feeling on all sides, it is understood that John C. Lane, the young Hawaiian who was turned down for J. A. Gilman, has been approached on the proposition of taking Col. Jones' place on the committee. Seen by a Bulletin reporter this forenoon, Mr. Lane said: "Naturally, I do not feel very happy over this affair on account of what it means to the Republican party. For myself, I care nothing; for the party and the principle involved, I care everything. Were a proposition to be made to me to take Col. Jones' place, I would not accept it. Col. Jones is the accredited nominee from the Fourth district and he was elected in a proper manner. As to the remainder of the proceedings, I have nothing to say. It is up to the Territorial committee and that body must act. If anything to correct the present state of affairs is to be done."

Among young Hawaiians, the sentiment looking toward consolidation of the Hawaiian forces seems to be growing. The bolting project was only the fleeting idea of angry moments when there was such outrage felt at the action of the Territorial committee. Now that there has been a chance for calm, cool pondering over the matter, the Hawaiians feel that, there being an undoubted enemy to fight—a force that fights not above board but through channels that even the most degraded of Hawaiians refuse to travel—the best way to go about the thing is to stay in the party.

This is now the determined effort being made by thinking Hawaiians—men who through their families, have a hold on the mass of Hawaiians that no one can wrest from them, for the Hawaiian first and foremost, will follow the lead of those of his own race whom he considers superior, just as in the olden times when various kings led their armies forth to battle.

## PORTO RICANS AGAIN

### DEPUTY SHERIFF OF EWA CALLS THEM A BAD LOT

### At Least Ten Sent to Jail From His District During Past Month—Trouble At Waipahu.

Deputy Sheriff John Fernandez of Ewa arrived in the city on business this morning and when asked what the news of his district was, answered: "Porto Ricans, Porto Ricans and Porto Ricans. During the last month, I have sent at least ten of this nationality to Oahu jail for various infractions of the law, such as larceny, vagrancy and affray."

"On Monday last, Chock Chung, a Wai'anae Chinaman, arrested on the charge of selling spirituous liquor without a license, pleaded guilty to the charge and was sentenced to pay a fine of \$100 and costs. He paid his fine immediately."

"There was a serious state of affairs at the Oahu plantation last week. The plantation policeman, Low by name, found out that there was a strange Porto Rican in camp and, being a man assiduous in the performance of his duties, he went to the house in which the stranger was staying and demanded that the fellow leave the plantation."

"The big Porto Rican refused point blank and, as Low approached to use force, the fellow picked up a bottle and rushed at the policeman. The two clinched but, at that moment, the head lina of the plantation appeared on the scene and separated the two."

"Low came to me for advice and I at first suggested that the man be arrested on the charge of assault with a deadly weapon. This did not seem to be satisfactory as such a course would involve a Circuit Court trial and a long drawn out affair. It was finally decided to arrest the Porto Rican on the charge of vagrancy. This was done, and the fellow got three months' imprisonment at hard labor."

"Ewa and Wai'anae have been blessed with the most beautiful weather of late."

## DEATH LURKED IN PONGJANA BEANS

Dr. Camp had a very peculiar case brought to his notice this morning. He was called in to see a Portuguese boy and, upon his arrival, found that the patient was dead. On investigation, it was learned that the boy had eaten a half dozen or more green pods of the Pongjana regia tree and that this was undoubtedly the cause of death. Dr. Camp went to the office of Wray Taylor to learn if the pods were considered poisonous. Such a thing had not been heard of there and now an investigation has been set on foot to learn if possible what the active principle there is in the green Pongjana bean that causes death.

Prince David is having a new mast and spars made for the Vi-Ke.

# CONDITIONS OF WATERFRONT AS REPORTED BY ENGINEER MARSTON CAMPBELL

## JUDICIARY BUILDING ROOF IS RICKETY

Below is the full text of the report of the Assistant Superintendent of Public Works on the waterfront conditions, read at the Governor's Council today. It includes mention of the necessary attention of the Kewalo tract; also of the proposed new Government stables; Department of Public Works, Honolulu, T. H., Oct. 31, 1901.

Hon. James H. Boyd, Superintendent of Public Works, Honolulu, Territory of Hawaii.

Sir: I have the honor to submit the following recommendations for your approval, being, as I believe, the most important public works of the city of Honolulu, that should receive the immediate attention of the Department.

Wharves, Docks and Sea Walls—I have made a careful examination of all the structures on the waterfront for the city of Honolulu, and find the following conditions:

Channel Wharf—The necessary dredging along the harbor front has caused the sand under the wharf to slide out, thus leaving many of the piles exposed below the copper. Careful examination has been made by a diver and all defects noted.

Japanese fishing boats have made a practice of anchoring under the wharf, and caused considerable damage to the copper on the piles. Notices have been posted prohibiting this practice, but the nuisance still continues.

Pacific Mail Wharf—The first six bents of this wharf have settled badly. Bents 9, 10 and 11 should have new piles.

The Ewa end, where the sea wall is at the face of the wharf, should have immediate attention. The wash from the propellers of the large steamers have undermined the wall, and for a distance of forty feet is down at the water's edge. The back-filling is rapidly being eaten away, and an accident is liable to occur at any time. A new wall is an absolute necessity.

Likilike Wharf—Likilike wharf was extended and repaired in 1899, and is now in excellent condition, excepting portions of the sea wall, which require cementing. The blind back of the wall is gradually getting away, due to the absence of proper cement joints for the wall. Would recommend that the wall be cemented as soon as possible.

The asphaltum surface under the shed is worn out in many places and should be replaced with a bitumen pavement.

Kinawa Wharf—In third bent from mauka end, two piles are missing. The whole center of wharf has settled.

## IMPORTANT TEST CASE

### THE PRIVATE RIGHTS OF SEASHORE PROPRIETORS

### Case of Government of Territory Against Liliuokalani and Wilson In the Supreme Court.

Justice Galbraith, Circuit Judge Gear and Attorney Thomas Fitch constitute the Supreme Court today, hearing the famous injunction suit against Queen Liliuokalani and John H. Wilson. The Government is trying to have defendants enjoined from taking sand from the beach at Waikiki, in front of the Queen's seaside residence.

The case is regarded as of great importance, as its decision will affect owners of sea frontages throughout the Territory. Among others indirectly concerned is the Oahu Railway & Land Company.

Attorney General E. P. Dole appears for the Government; Robertson & Wilder and Hatten & Silliman for respondents.

## THE HOT AIR MAN ABOUT PUBLIC WORKS

### IMPOSES A WEIRD YARN ON THE MORNING PAPERS

### Hypnotic Influence Another Name for Drunk--Soda Water as a Deadly Weapon.

Captain Harry Flint of the Harbor Police was greatly amused over the stories appearing in the papers this morning regarding a man, his sister, hypnotic influence, and a revolver. A weird tale of happenings about mid-nights in a rooming house, some of which, first started to tell himself by shooting himself in the head with a revolver, and then changing her mind and throwing the revolver into the bay, was dishied up to the public this morning in its breakfast statements purporting to be facts, were made about the woman having been despondent through being crossed in a love affair, and how a man, presumably her brother, wiggled his fingers at her to keep her under some hypnotic spell. This all took place at the steamer Sonoma and on the passenger list as man and wife. Soon after entering the wharf they sat down on a pile of baggage and proceeded to consume the contents of a flask which the man had. The man wanted his wife to go aboard ship, so he could go up-town again. The woman refused and so they talked it over. The man then bought his wife a bottle of soda water from a Japanese vendor nearby and they started up the gangway, the man quite a distance ahead of the woman.

Arrived on deck the woman dashed the soda water bottle in the moonlight and put it to her head to take a drink. After finishing it she threw the bottle overboard. Flint saw the bottle and heard it break when it hit the side of the vessel in its fall. That was all there was to it.

With these few alterations the pipe dream in the morning dailies is correct.

Mr. Campbell had also reported to the chief that the damage done by the ship Benj. F. Packard to the P. M. S. S. Co.'s wharf amounted to between \$300 and \$500.

The Assistant Superintendent further had requisitioned for \$684 to be spent on bridges in the Koolauapoko district. The request was recommended to be granted.

M. K. Nakulua had applied for a lease of five years of two rooms on the upper floor of Honolulu Hale, offering a rental of \$15 a month for both. The council voted that if the applicant offered \$15 for each, the lease would be put up at auction with that as the upset price.

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## EDMUNDS ACT BEING WORKED

### Many Defendants Appear Before Federal Court.

### Eight-Hours Law FOR GOVERNMENT WORK

### Several Nationalities at the Bar of Justice for Offenses Against Public Mores--Admission to Practice.

Arraignments on Grand Jury indictments were the chief order of business in the United States District Court this morning. Most of them were for violations of the Edmunds Act, the offense being named according to whether the defendant was married or single. When a pair were in one class they were indicted jointly, otherwise the cases are separate.

The case involving the eight-hour law was the first one called.

W. M. Campbell, contractor, and J. H. sub-contractor, for building a cottage on the naval reservation, were charged with violating the statute prohibiting more than eight hours a day of labor on United States Government work. Both defendants pleaded not guilty and Mr. Pierce, attorney for Mr. Campbell, requested a separate trial of his case, which was granted.

Antone Rodriguez, married, was arraigned for violating the Edmunds Act with Miralda, single. At the request of C. C. Bittling for Miralda, the plea was reserved till Saturday.

Henry Arinas and Angela Estada, both Porto Ricans and each married to another, had no attorney. C. Creighton was assigned by the court to defend them, and at his request the plea was reserved until Saturday. George Macanlay, a colored officer, interpreted for defendants in Spanish.

K. Kudo and H. Yamaguchi, Japanese, both single persons, were arraigned together. Creighton and Correa appeared for the man, and Chillingworth for the woman. Plea reserved till Saturday.

Akal, a Chinese man, and Asa Watanabe, a Japanese woman, both single, were arraigned together. Atkinson & Judd appeared for the man and S. F. Chillingworth for the woman. Both pleaded not guilty and the trial was set for next Tuesday.

Frank Ratafio and Julia Aparasi, Porto Ricans and single, were jointly arraigned; also Ah Poe, Chinese, and Hatchi, Japanese, both single. The last one was Miralda, partner of Rodriguez, and single.

Judge Estee took occasion, at different times, to urge the desirability of losing no time unnecessarily in having cases tried. He did not want to have the United States paying jury fees while the court waited for parties to be ready without good reason.

At the opening of court J. J. Dunne, Assistant District Attorney, presented the accounts of W. B. Mailing clerk of court, for approval which was granted on the assurance of the attorney that they had been found correct.

Mr. Dunne also presented Charles Creighton as a graduate of the University of California and a practitioner of all the courts of the Territory of Hawaii, and moved his admission to practice in the Federal courts of the Territory. Judge Estee promptly ordered Mr. Creighton to take the oath and sign the roll.

Mrs. Robert Wilcox received recently from the Coast a lot of American Beauty rose plants, peonies and the like. She has planted them at her home on the slopes of Punchbowl.

## HERE'S SOMETHING That will please the Children and Parents

THERE are several hundred school children in Honolulu and most of these will need a new pair of school shoes soon.

What we want is to sell all or most of these shoes, and have made extensive preparations to that effect. We have what we believe to be the best line of school shoes in the country in

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## Good Lots Low Priced

Everybody knows that College Hills, with its fine air, good views, water supply, car service and good neighborhood is Honolulu's best suburb.

But not everyone realizes that College Hills lots are so much lower priced than those in the hot, low-lying district, with no view or car service.

A third-of-an-acre lot for \$300 is only 6 cents per square foot.

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